UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION



T. FEB 1 9 2008 MB

Antoine ME Gee	#66 17 2000° 9° 1 MICHAEL W. DOBBINS CLERK, U.S. DIL THICT COURT
ID#839819	
(Enter above the full name of the plaintiff or plaintiffs in this action)	08cv1020 JUDGE KOCORAS MAGISTRATE JUDGE BROWN
vs.	(To be supplied by the <u>Clerk of this Court</u>)
Joseph Burke, Mark wilson	(10 be supplied by the stage.
Anthony Davis Michael Grant	
Jerlin Allen, Brian Givens	
William Brown, Michael Buczkows	SKI .
Sandy Thompson, Med Tech-ward	y
Text Saw Yer, % Palma (Enter above the full name of ALL defendants in this action. Do not use "et al.")	
CHECK ONE ONLY:	.•
COMPLAINT UNDER 1983 U.S. Code (state, co	THE CIVIL RIGHTS ACT, TITLE 42 SECTION punty, or municipal defendants)
COMPLAINT UNDER	THE CONSTITUTION ("BIVENS" ACTION), 31(a) U.S. Code (federal defendants)

BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

OTHER (cite statute, if known)

ī.	Plaint	iff(s): 11.40 3.001.6
	Α.	Name: ANTOINE MEGER ID# 839819
	В.	List all aliases: Gregory leadmond
	C.	Prisoner identification number: B-39819
	D.	Place of present confinement: Hill CORR Center
	E.	Address: 600 S. Cinwood Rd. Galesburg, JC 61401
	(If the I.D. I paper	ere is more than one plaintiff, then each plaintiff must list his or her name, anases, number, and current address according to the above format on a separate sheet of
П.		hdant(s): below, place the full name of the first defendant in the first blank, his or her all position in the second blank, and his or her place of employment in the third. Space for two additional defendants is provided in B and C.)
	A.	Defendant: Mark wilson
		Title: Lieu tenant
		Place of Employment: States ville CORR. Center
	₿.	Defendant: Anthony Davi's
		Title: Cientenant
		Title: Creditati
		Place of Employment: StateSville CORR- Center
	C.	Place of Employment: StateSville CORR- Center Defendant: Michael Grant
	C.	Place of Employment: StateSville CORR- Center

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

III. Exhaustion of Administrative Remedies

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You are required to exhaust all your available administrative remedies before bringing an action in federal court. Is there a grievance procedure available at your institution? Α. YES (NO () If there is no grievance procedure, skip to F. Have you filed a grievance concerning the facts in this complaint? В. YES (NO () If your answer is YES: \mathbf{C} . What steps did you take? Grievance to unit counstlor never secieved a response What was the result? None If the grievance was not resolved to your satisfaction, did you appeal? 3. What was the result (if there was no procedure for appeal, so state.) <u>filed grievance et states ville no</u> response, returned 40 Hill coan. center fileel 9 grievance spring field no response. If your answer is NO. explain why not: TESPONSE from D.

L.

Is the grievand	ce procedure now co	mpleted?	YES ()	NO (
	grievance procedi YES (L.) NO (institution,	did you	complain to
If your answer	is YES:				
1. What s	teps did you take? J e SFed <u>Med</u>	cel Ar	Henlior	<u>)</u>	·
F dic	vas the result? I not recelu ed back a	ie ans	, atter (opp.	tion. Center	<u>un211</u>
If your answe	r is NO, explain wh to NObody Vit and e	y not: WaS	allowe	ed to	. leave

A.	Name of case and docket number:	None	u
В.	Approximate date of filing lawsuit:		
C.	List all plaintiffs (if you had co-plaintiff		
		41/45.1	
D.	List all defendants: None		
E.	Court in which the lawsuit was filed (i court, name the county):	if federal court, name the	district; if
E. F.	Court in which the lawsuit was filed (i court, name the county):	if federal court, name the N &	district; if
	Court in which the lawsuit was filed (i court, name the county): Name of judge to whom case was assign Basic claim made: Non-C	if federal court, name the N-C	district: if
F.	Court in which the lawsuit was filed (i court, name the county):	if federal court, name the N -e.	district; if
F.	Court in which the lawsuit was filed (i court, name the county): Name of judge to whom case was assign Basic claim made: NON-C	if federal court, name the N -e. ed: No N -c. Was the case dismissed? V	district: if

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED. YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

V. Statement of Claim:

State here as briefly as possible the facts of your case. Describe precisely how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

On May 26th 2005 I Antoine Mile was on a Court writ and was Housed in F-House cell-350 and an incident took place, whereas the correctional officials created this entire encodent when they went to cell #109 and started colling the inmate in that cell a Baby Roper and ordered the tower officer to open the cell+ F-109 without handcuffing the inmote who was in segregation and on extreme escape risk. After boating this inmate a fire was set by the back door and the officials deliberately stood by and allowed this fire to burn out of control, while two Known aggressors (Lt. Brown and Lt. Givens) went to cell # F-129 and placed two cans of mace in the Chuckhole and emptied them after the fact that mace was already sprayed in cell#f-109 This incident esculated out of control as inmotes gasped for Air and banged on Doors asking the correctional officials to open the door to let the smake out. The unit Ct. wilson, Sgt. Grant, cus dancing in front of the unit stating that they were going to get paid, that

they had Aflac. As these officials stead by the fire was well on its way so burn out of control and the for of the collhouse was filled with thick black toxic Smoke whereas you couldn't see the cell across the gallery and there were several matteresses and 12-20 Carge bags filled with Styrofoam trays and other garbage in them I then started to call all officials that I know by name Sat. Grant, Lt. Davis, Ct, buczkowski, ct. wilson, 96 Allen, 96 Polong and Ct. Sawyer and not one official took steps to come see what I Wanted and I told then I could not breathe and Ct. BUCKOWSKE Went SO Far as to say put some Pressure on your bunk and you will be alright. The Next day I saw Med-Tech Sandy Thompson I stoked to Him I was having Breathing problems and that I needed to see a doctor and I was told that He Soudy would try to get me over to the doctor and it never hoppen and I was also told by Med-Tech wendy that she was not taken nobady out of their cell for nothing that I need to see the morning Med-Tech I didn't leleive any medical attention until my arrival back to Hill Gors, renter. These officials deniced me my constitutional rights and violated my 844 Amendment by

derived of protection of my neather and Safet due to their deliberate and share cruel and unusual fundshment I still soften from Individual Tuhuling toxic smake Every official name? i's sued in theor ocum individual Capacity.

VI. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

to be awarded compensatory damages as
well as to nominal and Punitive damages
For as to longstanding and vasive and
dollerate indifference to notest my treatest ona
Softy for the Sem of \$450,000, and
wholever the court feels that should be
appropriate dus copying tees and I want vetendant
to be criminally prosecuted for violating my
civil cights.

(Address)

AFFIDAVIT OF AFFIRMATION UNDER PENALTY OF PERJURY

I, Andoine	M&Ge e	, affiant	do hereby
declare and affirm unde	r penalty of perjury as d	lefined in 735 ILCS 5/1-	109 that
everything contained he	erein is true and accurate	to the best of my know	leage and belief.
	best of my knowledge ar	the foregoing document nd belief.	g are known to me
S	Signed on this 10 H	day of <u>Jan.</u>	, 20 <u> OF</u> .
	autoin M	C Slee	
\bar{A}	Affiant	<u> </u>	

Any pleading, affidavit or other document certified in accordance with 735 ILCS 5/1-109 may be used in the same manner and with the same force and effect as though subscribed and sworn to under oath.

Any person who makes a false statement, material to the issue or point in question, which he does not believe to be true, in any pleading, affidavit or other document certified by such person in accordance with this Section shall be guilty of a Class 3 felony.

Defendent: Case 1:08-cy-01020 Document 1 Filed 02/19/2008 Page 10 of 14

Title! Lieutenant

Place of Employment; Statesville Corr. center

Defendent: Ut. Brown

Title: Lieutenant

Place of Employment: Statesville corr. center

Defendent: Lt. Givens

Place of Employment: Statesville Corr. Center

Defendent: Ct. Sawyer

Place of Employment: Statesville Corr. center

Defendent. J. Allen

Place of employment: statesville Corr center

Merendent: # Palma

Title! Correctional Officer

Place of Employment: StateSville Corr center

Defendent. S. Thompson

Place of Employment: Statesville Corr center

Defendent: wendy

T: He! Med-Tech

Place of Exployment: Statesville corr center

Defendent: Cosa UNISSO PO PO SPORTS ENGLISHED FILEPRENTING PROBLEM 1280 11 chide and Unusual Punishment by not taking control of the Situation by him being an author: by figure when the incident first took place. He failed to protect plainlift health and Safety by Standing by and allowing the fire to continue to burn and Stating He was going to get parel because He Had aflac. by the circulenant not taking control of the Sargent and 90's is definitly deliberate Indifference.

Defendent: Sgt. Grant was delibrately Endifference and Denied plaintiff protection of health and Safety and Subserted the plaintiff to Ervel and unusual punishment by creating this morriffic attendance and by throwing a lit argerette in the garbage and not trying to put out the five as it burned out of control

Defendent: Ct. Buczkowski was delibrately Indifference and denied the plaintiff operation of health and Safety and Subjected plaintiff to cruel and unusual punishment by not stepping up to right the wrong that was being demonstrated and when he was called upon for Help He stated "put some pressure on your bunk and you will be alright.

Defendent: Med-Tech Thompson was deliberatly Endifference when He failed help of protect the Safty and Health of Plaintiff asked for Help, the plaintiff constitutinal rights were denied and the plaintiff was Subseted to excl and unusual punishment when no help was given.

Defendent: Cf. Givens was delibrately Indifferenced by Denial the plaintiff protection of health and safety and subjected the plaintiff to cruel and unusual punishment, when cf. Givens and brown both opened up the chuelchole and emptied two cours of male inside knowing the area was small and the chemical agent would cause breathing problems for the intire unit.

Defendent: Ct. Brown subjected the plaintiff to cruel and unusual punishment by denying the plaintiff health and safety to be protected whereas ct. Brown somed ct. Givens at the cell to spray two full cans of male inside when he had no reason to. Plaintiff informed both officials that he was having breathing problems they both stated let the fucler burn and did not attempt to put out the fire

Defendent: Ct. Sawyer denied the plaintiff of his constitutional rights that guarantees that prison officials provide Safety to inmates but ct. Sawyer simply Just watched as the fire burned along with other officials this subsected Plaintiff to cruel and unusual Punishment.

Defendent: Lt. Davis subsected plaintiff to cruel and ususual punishment by not taking control of the situation since he was the lieutenant in charge of the shift. Lt. Davis failed to protect Plaintiff neath and safety by standing by and stating let it burn they will learn next time not to mess with the staff by Lt. Davis not taking control of the situation and his fellow co-workers (correctional Officials) is truly deliberate in differences at health and safety caused by staff.

Defendant Depart 1:00 gy-01020 Dosument 1 B Filed 02/19/2008 extrado 1stored plaintiff to cruel and unusual punishment and was deliberately indifference too belower He failed to protect the Health and Safety of plaintiff, whereas the plaintiff put the officials on Notice about the staff and 85's.

Defendant Med Tech wendy Subjected the plaintiff to Defendant Med Tech wendy Subjected the plaintiff and Safety when she failed to help and protect the Health and safety of the plaintiff when the plaintiff asked for Help the plaintiff constitutional rights were denied.

IN THE

UNITED STATE DISTRICT COURT NORTHEN DISTRICT OF ILLINOIS

ANTOINE MCGEE Plaintiff/Peritioner	
₩8-	No
JOSEPH BUNKE E+, 9/; Defendant/Respondent	3
PROOF/CERTIFICATE	OF SERVICE
TO-Prisoner correspondence	TO:
Northern Oistrict of Illinois	
Chitego I C 60604 PLEASE TAKE MOTICE that on /- 10	, 200 7 , I placed the
documents listed below in the institution Correctional Center, properly addressed	as as Hill correctional center
through the Daited States Postal Service BOX - 1700 Goldshurg IC 6066	HILL CONCELEDATE CONTER P.O.
Pursuant to 28 USC 1746, 18 USC 1621 or	735 ILCS 5/1-109 I declare, under
read the above documents, and that the is and correct to the best of my knowledge	Stormation contained therein is time
DATED: 1-10-08	NOTE: ANDINE MEGRE
	IDUC No. 13-39819 Correctional Ctr.
en de la companya de La companya de la co	208 / 700
	Goldsburg H